

**PERMANENT ROAD DIVISION (PRD) PROPERTY OWNER MEETINGS
FREQUENTLY ASKED QUESTIONS**

1. Does the County solicit participation in the PRD Program?

No. This program is available to property owners in the unincorporated area of the County. Our primary goal is to provide information so people can decide whether a PRD is an attractive alternative to their road repair and maintenance needs. The County does not profit from these PRDs and the program is expected to be revenue neutral and self-sustaining, with all costs being born by benefiting properties.

Typically, residents will contact us after hearing about the PRD program either by word of mouth, the DPW website, or Board of Supervisor offices. The Special Districts Section of Public Works administers the program, and forming a PRD occurs only if a majority of the property owners support it by formal ballot.

2. Are benefit fee assessments put on the Tax Bill tax deductible?

We cannot give tax advice so you are urged to consult with your tax advisor. However, based on feedback from various property owners, don't be surprised if it's not tax deductible. The primary reason is that it's not a "tax", it's an "assessment", and placing the item on your tax bill simply provides a cost effective mechanism for collection of the money.

3. Are the road construction costs fixed? How long are the estimates good for?

The road construction costs are not fixed, they are estimates. Given the volatile nature of prices for oil and aggregate materials, estimates do not hold for very long. When the time for actual construction gets close, we will re-estimate the project cost, verify whether sufficient funds exist, and consult with the PRD chair person on whether to proceed. Based on when the PRD is formed, it may take up to a year for completion of the road project.

4. How is the greater than 60% threshold for signatures on the Expression of Interest and Petition of Understanding determined?

Mathematically, it is determined by the number of parcel signatures divided by the total number of parcels within the proposed district. The result must be greater than 60%.

The requirement to have greater than 60% property owner support on these petitions is a County Policy. The primary reason is to assure a high likelihood of eventual ballot approval prior to spending additional resources on the formation process. When actual balloting occurs, State law requires at least 50% weighted vote approval to form the District.

5. Where does the money come from to pay for construction? How long to pay back?

Money to pay for construction comes from loans that must be paid back by the property owners within five years. There are three sources of loans that can be used: 1) the County can lend up to 20% of the estimated construction cost, 2) private banks can lend up to 100%, or 3) a private individual can lend the money. That last source – an individual stepping forward and offering to loan the money, is not likely to occur. The benefit of having the County lend a portion of the money is that the County's interest rate is generally 2-3% lower than private banks. The yearly principal and interest is paid back by way of parcel owner assessments that are included on your annual tax bill - which you pay in two installments.

After the five year loan is paid off, your annual assessment drops significantly. From this point forward, ongoing assessments typically fund routine maintenance activities and the administrative cost of managing the District.

6. Can you pay off the loan early – before the five year term is up?

You can pay off your construction cost assessment early, thereby eliminating interest over the remaining term of the loan – but only after we have received invoices reflecting the actual and final cost of construction. You will still be obligated to pay an annual assessment to fund any routine maintenance activities and the administrative cost of managing the District.

7. In the work program spreadsheet (budget) you show administration cost. What kinds of things are included in that?

That includes all costs associated with managing your money and your District in compliance with State and local laws. There are annual costs for overhead (i.e. office space, computers, vehicle usage, etc.), as well as annual costs for audits, benefit fee processing, engineer report updates, and field reviews. “Administration” also includes any costs we incur related to your District, including but not limited to: telephone call responses, written correspondence, response to complaints, issues requiring field visits, and any other investigative activities requested by parcel owners.

In an effort to keep your administrative costs low, we always encourage property owners to consider the PRD Chairperson their first point of contact for questions or issues that need resolution. That way, all pertinent items are being channeled through a single point of contact, and the number of interactions between the County and the PRD can be minimized.

8. What do I do if I believe I do not benefit from the road construction, or that my assigned benefit is too high?

Assessment districts are formed in compliance with State law. The law requires the assessment be based on benefit to the parcel, not benefit to the property owner, and conveys with the parcel. Before a PRD forms, an objective Engineer’s Report is prepared that shows which parcels benefit from improvement and/or maintenance of the road. Your property may benefit even if you are not currently utilizing the PRD improved road – simply because there are access routes available you prefer to use. However, a new or different property owner on the same parcel can and will utilize the PRD road, so it must be included in the PRD.

If you wish to dispute your inclusion in the PRD or your benefit apportionment, you can submit a written request for re-evaluation and provide a basis for your reasoning. The County’s Assessment Engineer will review the request and make a determination. The number of benefit units assigned to a parcel is based on the benefit conferred to the parcel. It is not based on how far down the road you live or how much you travel the road. In other words, the benefit formula developed by the County’s Assessment Engineer does not treat the road as a “toll road” where property assessments would be proportional to the linear distance traveled on the road.

9. Will the road be taken over permanently by the County, and become part of the County Maintained Road System?

No. This will be a PRD road maintained by PRD funds. While County work forces may periodically be used on PRD roads to take advantage of available cost savings, the County Maintained Road System utilizes gas tax revenue and is separate and distinct from PRD roads.

Bringing a road into the County Maintained System would require that several criteria be met. The location and route of the road must be deemed by the County to be of public benefit and necessity. In other words, it needs to appear on a Circulation Element planning document, or there needs to be some demonstration that the road is needed to carry large traffic volumes – usually associated with new development. The road would also need to meet County Public Road

Construction Standards which includes considerable width requirements, and substantial road base specifications that translate to much higher construction costs.

10. Can property owners hire their own contractor after they form as a District?

No. Once the PRD is formed, District funds are handled as public monies. This means we must follow purchasing and contracting requirements of the County Purchasing Department which calls for a competitive bid process. Any road work must be done by State Licensed and insured contractors, and the work product must be inspected by the County. That being said, if you know of a qualified road construction contractor that would like to submit a competitive bid, you can provide that information to our office and we will request the Purchasing Department include them in the procurement process.

In many cases, the most cost effective way of constructing the road improvements is to include them in the County's annual asphalt concrete (AC) contract. This contract is competitively bid and includes numerous roads countywide. The large quantity of work and associated economy of scale helps to minimize costs.

11. What about liability on these roads?

When a PRD is formed, to some extent the County shares responsibility with the property owners. For example, if the PRD were to construct a road that is "less safe" than it was prior to the improvement, the County could incur some liability. To help alleviate these concerns, the County requires any contractor performing road work within a PRD be State Licensed and insured, with the work product being inspected by the County. If there is an accident on the road and the victim sues, they will likely sue both the PRD and the County. In such cases, County attorneys will defend the PRD and any legal costs incurred will be paid by the PRD. To date, there has never been a successful lawsuit against a PRD.

12. Can our road(s) be gated?

No. The PRD formation process includes a Board of Supervisors' declaration that roads within the PRD are public. Since they are declared public they cannot be gated or have signs indicating private roads or roads for residents only. The public status enables County crews and contractors to legally access the roads to do work.

13. What is the benefit of forming a PRD District versus doing the work ourselves?

Forming a PRD assures that all benefiting parcels pay their fair share of road improvement and maintenance costs; not only initially, but in the future as well. Since the obligation is placed against the parcel (not the person), even new or different future property owners will be required to pay the assessment. Without the District, many communities experience property owners unwilling to pay any of the costs, or owners that are willing to pay, but only a portion of their fair share, and only at a time when it's convenient for them. Unless there is unanimous voluntary participation on the part of all property owners, many communities find it difficult to acquire sufficient funds to complete needed improvements.

14. What are the negative aspects of forming a PRD District?

The formation process is extensive and can take considerable time to complete. Even in areas where a majority of the property owners are supportive of the concept, it can still take 6 to 12 months to form the District. The cost of forming the District is borne by properties within the PRD by way of reimbursement that is included in the annual assessments. Without a District, there would be no formation costs incurred. There are also administrative costs associated with managing the District, which are passed on to properties within the PRD. That money could be saved, and used for road improvements or other purposes if no PRD existed. Without a PRD, you

would have control over any available money and could hire anyone you wish to do the work, any time you want. Once a PRD is formed, we manage your money as public funds and are required to have annual audits and meet other mandated requirements. We also control how contractors are hired and when the work gets done. Without the constraints of a PRD, you'd likely find that you could hire your own contractor and get the work done in a much shorter period of time.

15. What happens if several years after the PRD is formed, we'd like to get rid of it?

The PRD would need to "dissolve," Dissolution could only occur after any loans or other outstanding debt of the PRD is repaid, and the PRD must fund the administrative cost of dissolution and two future annual audits. The dissolution process is similar to the formation process in that it requires majority approval of the property owners by weighted ballot. If the ballot to dissolve is successful, the Board of Supervisors can approve the dissolution and any remaining PRD funds would be returned to the current property owners in proportion to their assessment obligation. Once the PRD is dissolved, responsibility for future repair or maintenance of the roads reverts to the property owners.

16. What happens if property owners split their parcels after the District is formed?

The assessments run with the parcel, not the property owners. If property owners split their parcels after the District is formed and during the time of loan payoff (i.e. within the first 5-year period) the new parcels will pay their fair share based on the PRD benefit fee formula included in the Engineer's Report. If parcels are split after payoff of the initial loan, they will pay their share of future maintenance and administration costs, but would not be required to pay for the initial loan.

17. What is the cost of the PRD formation process?

The cost is variable and often depends on factors such as: size of the proposed district, complexity of needed improvements, necessity for easements to widen right of way, environmental impacts, the number of property owner disputes or challenges, conflicts over design issues, and the proportion of property owners in support or opposition. Proposed districts which are large, in need of complex improvements or additional right of way, or have numerous property owners opposed to formation tend to be very expensive. The typical cost of formation ranges from \$3,500 to \$8,500.

The County has limited funds available to help support initial formation efforts. Because of this, staff time and costs are tracked from the time we begin working on a formation request. Once the County has incurred formation costs of \$3,000, if there has not yet been a property owners meeting, a \$3,000 deposit (either from the project proponent, or contributing parcel owners) will be required prior to continuing the process. If formation is ultimately successful, the County's \$3,000 plus any deposit money used for formation are included in the project cost which is repaid through the annual assessments charged to the property owners. However, if formation is not successful, only the unused portion of the deposit (if any) can be return to its original source.

18. What happens if we need to widen the existing road?

If in the process of reviewing site conditions, the Road Engineer determines that the entire road, or a portion of the road, must be widened to obtain the 20 foot minimum, one or more easements will need to be obtained from the effected properties before moving forward. In many cases, property owners are willing to grant an easement without being compensated monetarily. In order to keep the process moving, we would need letters from effected property owners indicating their willingness to grant a public easement without compensation. In some cases, parcels owners will demand compensation for granting the easement. The formation process would be stalled until all of the easement issues are resolved. If agreement can be reached as to price, the cost of the

easements can be included in the project cost which is repaid through the annual assessments charged to the property owners.

19. How is the Road Committee established?

The State law which governs PRDs does not prescribe a formal process for selection of a PRD Chairman, or Road Committee Members, and it does not lay out specific roles and responsibilities. However, it is in the best interest of all parties – the County, public, and property owners within the PRD – to assure the PRD Chairman and/or Road Committee Members adequately represent the property owners. Most often, the PRD Chairman is the project proponent who initiates and leads the formation effort. Anyone who wishes to be on the Road Committee should contact the Chairperson to volunteer. The Road Committee should consist of parcel owners that provide road improvement input to the Chairman, and are kept informed of PRD activities by the Chairman, through use of a newsletter or periodic meetings.

20. Do we need to improve all the roads in our potential District?

No. That decision is up to the PRD Road Committee and parcel owners. Very often only the primary entrance road, and perhaps a few connector roads, are initially improved because of cost considerations. Other roads can be included for improvement at a future time, but it does require Board of Supervisor action to do so.

21. How is it determined which roads in the potential District receive service?

Usually, when a District with multiple roads is formed, the Road Committee will determine if all or a portion of the roads are to be improved and maintained by the District. Roads that are maintained by the District will receive service based on need and a request by the Road Committee to service the particular road.

22. How long does the process take and how long will you work on a particular PRD formation effort?

If all goes well a District can be formed in 6 to 12 months. Initial road construction can usually occur 6 to 12 months after District formation. So the average range of time from first contacting the County about forming a PRD to having improvements completed is 1 to 2 years.

How long the County will work on a particular District formation effort? Since resources for formation are limited, the County requires a District be formed within 3 years. If after 3 years, the District has not formed, or if it went to ballot but was disapproved, formation efforts will be stopped. Before formation efforts can begin again, the County requires that an additional 3 years time must pass. In cases where the first formation effort never achieved over 60% signed favorable Expression of Interest forms, formation efforts can begin 5 years later.

23. Who will manage the PRD District?

Management of the PRD is the responsibility of the Department of Public Works' Special Districts office. Even though we manage the District and its funds, our goal is to work closely with the PRD Chairman and Road Committee to accommodate their needs. We typically consult PRD representatives to receive input and recommendations regarding maintenance and repair needs, and the setting of priorities. In cases where road damage or an unexpected event creates a significant hazardous condition, Special Districts staff may take immediate unilateral actions to abate the hazard.

Ultimate authority for the District, including its initial formation or dissolution, management, annual budget, and assessment collection, lies with the County Board of Supervisors.

24. If we pave the roads, are people going to increase there vehicle speed? Do the PRD roads receive traffic violation enforcement?

We don't know if vehicular speeds will increase, but that is a possibility with an improved road. There are some ways to discourage unsafe speeds, either by placement of speed limit signs, speed bumps, or other "traffic calming" methods. However, law enforcement agencies will not enforce violations of traffic control signs on PRD roads. If the road previously had speed bumps, the PRD improvement project can include speed bumps. However, if the road does not already have speed bumps, placement of new ones will require a Traffic Engineering Study by a private firm to assess safety and impacts to traffic flow. The cost of such a study will be included in the project cost which is repaid through the annual assessments charged to the property owners.